RULES

OF

TENNESSEE DEPARTMENT OF HUMAN SERVICES FAMILY ASSISTANCE DIVISION

CHAPTER 1240-1-2 FAMILY ASSISTANCE UNIT FOOD STAMP PROGRAM

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1240-1-2-.01 ASSISTANCE GROUPS.

- (1) Food Stamps and/or AFDC benefits may be provided to an individual or to a group of people. The people applying for or receiving Food Stamps/AFDC benefits are referred to as a household in the Food Stamp Program and as an aid group in AFDC. This has been abbreviated as HH/AG.
- (2) Reserved for Future Use.

Authority: T.C.A. §§14-8-106, 14-8-118, 14-27-104, 7 C.F.R. 273.2, and 45 C.F.R. 206.10. **Administrative History:** Original rule filed August 15, 1980; effective September 29, 1980.

1240-1-2-.02 HOUSEHOLD CONCEPT - FOOD STAMPS ONLY.

- (1) Household Definition. A household may be composed of any of the following individuals or groups of individuals provided that such individuals or groups of individuals are not residents of an institution, except as defined in §1240-1-2-.02(4)(b) or residents of a commercial boarding house.
 - (a) Household
 - 1. An individual living alone.
 - 2. An individual living with others, but customarily purchasing food and preparing meals for home consumption separate and apart from the others.
 - A group of individuals who live together and customarily purchase food and prepare meals together for home consumption.
 - 4. Boarders may participate as members of the household which provides the boarder services at the household's request.
 - 5. An individual who is sixty (60) years of age or older (and the spouse of such individual) who lives with others and who is unable to purchase and prepare meals separately because he/she suffers from a disability considered permanent under the Social Security Act or some other non-disease-related severe permanent disability. In order for this individual and spouse to be eligible for separate household status, the combined gross income of all others with whom the individual resides (excluding the individual's and his/her spouse's income) cannot exceed one hundred sixty five percent (165%) of the poverty level as shown in the Table below:

No. of Persons in House- hold	1	2	3	4	5	6	7	8	9	10
165% of Poverty	\$1235	\$1667	\$2099	\$2530	\$2962	\$3394	\$3826	\$4257	\$4689	\$5121

Add \$432 for each additional person

- (b) Separate household status shall not be granted to:
 - 1. Children under 18 years of age under the parental control of a member of the household;
 - 2. A spouse of a member of the household. A spouse refers to either of two individuals:
 - (i) Who would be defined as married to each other under applicable state law; or
 - (ii) Who are living together and are holding themselves out to the community as husband and wife.
 - 3. Boarders;
 - 4. Siblings (natural, adopted, half or stepbrothers and sisters) under 18 years of age who are not under the parental control of another sibling;
 - 5. Children under age 22 who live in the home with a parent (natural, step, or adoptive).
- (2) Head Of Household. The head of the household is the person in whose name application is made for participation in the program. The household may select any adult parent of a child in the household as the head of the household if all adult members who apply for Food Stamps agree to that selection. The selection of the head of household shall be made at each certification of the household's eligibility for the Food Stamp Program, but may not change between certifications unless there is a change in household composition. If the head of the household is unable to file the application, the spouse, another responsible household member, or an authorized representative may apply for the household.
- (3) Non-Household Members. In some cases, individuals may reside with a household who cannot be considered members of that household. Such persons shall not be considered in determining the household's eligibility or benefit level. Non-household members who are otherwise eligible may participate in the program as separate households. Note: The status of roomer, boarder, or live-in attendant shall not be extended to any of the individuals listed in 1240-1-2-.02(1)(b) above.
 - (a) Roomers. Roomers are individuals to whom the household furnishes lodging for compensation, but not meals.
 - (b) Boarders. A boarder is defined as an individual residing in a household and paying compensation to the household for lodging and meals. If an applicant household identifies any individual in the household as a boarder, the following provisions apply:
 - 1. Boarder status shall not be extended to any of the individuals listed in 1240-1-2-.02 (1) (b) above with the exception of (1) (b) 4.

- 2. Boarder status shall also not be extended to persons paying less than a reasonable monthly payment for meals. An individual furnished both meals and lodging by the household, but paying compensation of less than a reasonable amount, will be considered a member of the household which provides the meals and lodging. When the boarder's payment for room is distinguishable from the payment for meals, only the amount paid for meals will be evaluated to determine if reasonable compensation is being paid in cash. A reasonable monthly payment shall be either of the following:
 - (i) Boarders whose board arrangement is for more than two meals a day shall pay an amount which equals or exceeds the coupon allotment for the appropriate size of the boarder household; or
 - (ii) Boarders whose board arrangement is for two meals or less per day shall pay an amount which equals or exceeds two thirds of the coupon allotment for the appropriate size of the boarder household.
- 3. Boarders are ineligible to participate in the program independent of the household providing the board. They may participate as members of the household providing boarder services to them at such household's request. The household within which the boarder resides including the household of the proprietor of a boarding house may participate in the program if the household meets all the eligibility requirements for program participation.
- 4. None of the income or resources of individuals determined to be boarders who are not considered members of the household providing the boarder services (as prescribed in (3) above) shall be considered available to such household. However, the amount of the payment that a boarder gives to a household shall be treated as self-employment income to the household.
- (c) Live-in Attendants. An "attendant" is an individual whose presence in the household is solely for medical, housekeeping, child care, or similar reasons and is not a part of the normal household composition.
- (d) Students. Students are persons enrolled in an institution for higher education who are ineligible because they fail to meet the eligibility criteria set forth in section 1240-1-2 (6)(2).
- (e) Others. Other individuals who share living quarters with the household but who do not customarily purchase food or prepare meals with the household are also non-household members.

Note: Non-household members shall not have their income and resources considered available to the household. Cash payment from the non-household member to the household is considered income unless the non-household member is making vendor payments. If the household shares deductible expenses with the non-household member, only the amount actually paid or contributed by the household shall be deducted as a household expense. If the payments or contributions cannot be differentiated, the expenses shall be divided evenly among persons actually paying or contributing to the expense and only the household's pro rata share may be deducted.

- (4) Ineligible Households. Households which are ineligible by law are as follows:
 - (a) Residents of Commercial Boarding Houses. A boarding house shall be defined as a commercial establishment which offers meals and lodging for compensation with the intention of making a profit. Residents of such boarding houses are not eligible for program benefits. The number of

boarders residing in a boarding house shall not be used to determine if a boarding house is a commercial enterprise. The household of the proprietor of a boarding house may participate in the program as a household separate and apart from the residents of the boarding house, if that household meets all the eligibility requirements for program participation.

- (b) Residents of Institutions. Individuals shall be considered residents of an institution when the institution provides them with the majority of their meals as part of the institution's normal services and the institution has not been authorized to accept coupons. Residents of institutions are not eligible for participation in the program, with the following exceptions:
 - 1. Residents of federally subsidized housing for the elderly, built under either Section 202 of the National Housing Act of 1959 or Section 236 of the National Housing Act.
 - 2. Narcotic addicts or alcoholics who, for the purposes of regular participation in a drug or alcohol treatment and rehabilitation program, reside at a facility or treatment center.
 - 3. Disabled or blind individuals who are residents of group living arrangements [as defined in the Definition Section 1240-1-8-.01(34)] and who receive benefits under Title II (RSDI) or Title XVI (SSI) of the Social Security Act.
 - 4. Residents of shelters for battered women and children as defined in 1240-1-8-.01(74). Such persons temporarily residing in shelters for battered women and children shall be considered individual household units for the purpose of applying for and participating in the program.
 - 5. Residents of non-profit shelters that provide meals to the homeless.
- (c) Fleeing felons and probation/parole violators. No member of a household who is otherwise eligible to participate in the Food Stamp Program shall be eligible to participate in the program as a member of that or any other household during any period during which the individual is:
 - Fleeing to avoid prosecution, or custody or confinement after conviction, under the law
 of the place from which the individual is fleeing, for a crime, or attempt to commit a
 crime, that is a felony under the law of the place from which the individual is fleeing or
 that, in the case of New Jersey, is a high misdemeanor under the law of New Jersey; or
 - 2. Violating a condition of probation or parole imposed under a federal or state law.
- (5) Absent Wage Earners. Wage earners absent from the household because of work-related travel or who must frequently, but temporarily, reside away from the household for periods of time because of the distance of their work from the household should usually be included as household members. Each case should be evaluated on its own merits. If an absent wage earner can establish that he/she is a separate household, he/she should be excluded from the case in establishing the household allotment. The wage earner and the household are responsible for establishing to the satisfaction of the worker that they are not part of the same household before the wage earner can be excluded.
- (6) Special Households
 - (a) Students
 - 1. Definition of a Student.
 - (i) For purposes of this section a student is any person who meets the following criteria:

- (I) Between the ages of 18 and 50;
- (II) Physically and mentally fit; and
- (III) Enrolled at least half-time in an institution of higher education.
- (ii) Such persons shall be ineligible to participate in the Food Stamp Program unless that person complies with the eligibility requirements of part 2 of this subparagraph.
- 2. Student Eligibility Criteria. Any person who is physically and mentally fit between the ages of 18 and 50 and who in enrolled at least half-time in an institution of higher education shall not be eligible for participation in the Food Stamp Program unless such person meets at least one of the following criteria:
 - (i) Is employed for a minimum of 20 hours per week and is paid for such employment (cannot substitute wages equivalent to 20 times the minimum hourly wage, but must actually work 20 hours regardless of wage); if self-employed, be employed for a minimum of 20 hours per week and receive weekly earnings at least equal to the federal minimum wage multiplied by 20 hours;
 - (ii) Must participate in a Federally financed work-study program (funded in full or in part by Title IV, Part C of the Higher Education Act of 1965, as amended) during the school year;
 - (iii) Is responsible for the care of a dependent household member under the age of six;
 - (iv) Is responsible for the care of a dependent household member over the age of five but under the age of twelve for whom adequate child care is not available;
 - (v) Is receiving benefits from the Aid to Families with Dependent Children Program or its successor program(s);
 - (vi) Assigned to or placed in an institution of higher education through a program under the Job Training and Partnership Act (JTPA);
 - (vii) Is at least age 50, the maximum age for students attending institutions of higher education who are prohibited from receiving food stamp benefits;
 - (viii) Is participating in JOBSWORK or the Families First Employment and Training Program, or successor program(s), and is enrolled in an institution of higher education as a result of participation in this program;
 - (ix) Is a full-time student who is a single parent, responsible for the care of a child under age 12, regardless of the availability of adequate child care;
 - (x) Is a student assigned to an institution of higher learning by the Food Stamp Employment and Training Program;
 - (xi) Is enrolled in a program under Section 236 of the Trade Act of 1974.
- 3. Validity of Enrollment Period Status. Once a student enrolls in an institution of higher education, such enrollment shall be deemed to continue through normal periods of class

attendance, vacation, and recess, unless the student graduates, is suspended or expelled, drops out, or does not intend to register for the next school term (excluding summer school).

- 4. Eligibility During Periods of Non-Enrollment. Students eligible during the school year would continue to be eligible during summer months. However, students not eligible during the school year would remain ineligible during vacation periods unless they actually obtain work or otherwise meet the criteria applied to determine student eligibility. Students who fail to maintain continuous enrollment status or who do not intend to register for the next normal school session (excluding summer school) would lose their student status and be treated as any other person/household.
- 5. When Student Is Not Eligible. If the student is not eligible and is a member of an otherwise eligible household, the remaining household members may continue participation or be certified eligible for participation.
- 6. Income and Resources of an Ineligible Student. The income and resources of an ineligible student living with a household shall not be considered in determining eligibility or level of benefits for the household.
- 7. Work Registration. Students who meet the criteria for eligibility are exempt from work registration requirements.
- 8. Reporting a Change in Student Status. The student is responsible for reporting changes in his/her circumstances which would have an impact on his/her eligibility under the eligibility requirements for reporting changes.
- 9. Students' Income. Students have unusual sources of income. Income peculiar to student households includes scholarships, fellowships, educational grants, deferral payment loans, veteran's educational benefits, cash gifts or awards for educational expenses, and cash or vendor payments from parents. Such sources of income result in an uneven cash flow. The payments are usually received in one payment but are intended to cover a specific period of time, a semester, school year, etc.; likewise, the major expenses of education (tuition and mandatory fees) are also paid at one time, again emphasizing the uneven cash flow.
- 10. Disqualified vs. Ineligible Students. A student is only disqualified because of failure to meet the enumeration requirement or fraud. A student is ineligible if he/she fails to meet the student eligibility requirements. However, the other household members, if any, may be certified if otherwise eligible. See §§1240-1-2-.02(6)(b) and 1240-1-2-.02(6)(c) for procedures involving the income and resources of these students.
- (b) Excluded Household Members. The following individuals residing within a household shall be excluded from the household when determining the household's size for the purpose of assigning a benefit level to the household or of comparing the household's monthly income with the income eligibility standards. However, the income and resources of excluded individuals shall be considered available to the remaining household members. Such individuals may not participate in the program as separate households:
 - 1. Ineligible aliens or individuals with questionable citizenship.
 - 2. Individuals disqualified for failure to provide or to apply for a social security number.

- 3. Individuals disqualified for intentional program violation.
- 4. Persons disqualified for non-compliance with the Food Stamp Program work requirements, including voluntary quit.
- 5. An individual who is convicted of trafficking food stamp benefits of \$500 or more is permanently disqualified.
- 6. Individuals who have been convicted by a federal, state, or local court of a second violation of trading food stamp benefits for a controlled substance.
- 7. Individuals who have been found by a federal, state, or local court to have committed a first violation of trading firearms, ammunition, or explosives for food stamp benefits.
- 8. An individual who is found to have made fraudulent statement or representation with respect to identity or residence in order to receive multiple benefits simultaneously shall be ineligible to participate in the Food Stamp Program for ten (10) years.
- 9. An individual who is determined to be a fleeing felon or parole violator under 1240-1-2-.02(4)(c) above is ineligible for the Food Stamp Program.
- 10. An individual who is an ineligible able-bodied adult without dependents.
- 11. An individual convicted under federal or state law of a felony offense which occurred after August 22, 1996 and which involved the possession, use or distribution of a controlled substance, unless the individual is complying with or has already complied with all obligations (including any substance abuse treatment requirements) imposed by the criminal court, and
 - (i) the conviction was not classified as a Class A felony or its equivalent, if the offense occurred outside of Tennessee; and
 - (ii) is currently participating in a substance abuse treatment program approved by the Department of Human Services; or
 - (iii) if not actively participating in a substance abuse treatment program approved by the Department of Human Services, is currently enrolled in such a program, but is on a waiting list for participation, and enters the treatment program at the first opportunity; or
 - (iv) has satisfactorily completed a substance abuse program approved by the Department of Human Services; or
 - (v) a treatment provider licensed by the Department of Health, Division of Alcohol and Drug Abuse Services, has determined that the individual does not need substance abuse treatment according to TennCare guidelines.
- (c) Applying Financial Eligibility Standards for Excluded Household Members.
 - 1. Ineligible Aliens/Ouestionable Citizenship/Enumeration Disqualification.
 - (i) Resources. The resources of such excluded household members shall continue to be counted in their entirety to the remaining household members.

- (ii) Income. The earned and/or unearned income of the above household members shall continue to be counted as income, less a pro rata share for the excluded individual. All but the excluded member(s)' share is counted as income for the remaining household members.
- (iii) Deductible Expenses. That portion of the excluded individual's earned income which is attributed to the household shall have the 20% earned income deduction applied. That portion of the household's allowable shelter and dependent care expenses which are either paid by or billed to the excluded member(s) shall be evenly divided among the household members, including the excluded member(s). All but the excluded member(s)' share is counted as a deductible expense for the remaining household members.
- (iv) Determining Eligibility and Benefit Level. Excluded members shall not be included when determining the household's size for the purpose of assigning a benefit level to the household or for purposes of comparing the household's monthly income with the income eligibility standards or the household's resources with the resource eligibility limits.
- (v) Reduction or Termination of Benefits Within the Certification Period. Whenever an individual is excluded within the household's certification period, the worker shall determine the eligibility or ineligibility of the remaining household members based, as much as possible, on information in the case file. A notice of adverse action shall be issued which informs the household of the exclusion, the reason for the exclusion, the eligibility and benefit level of the remaining members, and the actions the household must take to end the exclusion.
- 2. Individuals disqualified for intentional program violation, conviction of trafficking in food stamp benefits of \$500 or more, fraudulent misrepresentation of identity or residence in order to receive multiple benefits simultaneously; found by a federal, state or local court to have committed a second violation of trading food stamp benefits for a controlled substance; found by a federal, state or local court to have committed a first violation of trading of firearms, ammunition or explosives for benefits; convicted of a felony offense which occurred after August 22, 1996 and involved the possession, use or distribution of a controlled substance, except as provided at 1240-1-2-.02(6)(b)11; or determined to be a fleeing felon or a probation/parole violator as defined in 1240-1-2-.02(6)(b)9, or for non-compliance with the Program work requirements as stated in 1240-1-3-.43 and .44.
 - (i) Resources. The resources of such disqualified household members shall continue to count in their entirety to the remaining household members.
 - (ii) Income. The earned and/or unearned income of the disqualified member(s) shall continue to count in their entirety to the remaining household members.
 - (iii) Deductible Expenses. The entire household's allowable earned income deduction, medical, dependent care, and excess shelter deductions shall continue to apply to the remaining household members.
 - (iv) Determining Eligibility and Benefit Level. The disqualified member(s) shall not be included when determining the household's size for the purpose of assigning a benefit level to the household, or comparing the household's monthly income with the eligibility standards, or for comparing the household's resources with the resource eligibility limits.

(v) Reduction or Termination of Benefits Within the Certification Period. Whenever an individual is disqualified within the household's certification period, the worker shall determine the eligibility or ineligibility of the remaining household members based, as much as possible, on information in the case file. The worker shall notify the remaining members of their eligibility and benefit level at the same time the disqualified member is notified of his or her disqualification. The household is not entitled to a notice of adverse action but may request a fair hearing to contest the reduction or termination of benefits unless the household has already had a fair hearing on the amount of the claim.

(d) PA and SSI Households

- 1. Definitions of Cash Assistance Households. Cash Assistance Households are those in which all members are receiving Aid to Families with Dependent Children (AFDC) or its successor programs(s).
 - (i) Joint Cash Assistance Food Stamp Application. Households in which all members are applying for Cash Assistance may be allowed to apply for Food Stamp benefits at the same time they apply for Cash Assistance.

2. SSI Households

- (i) SSI Definitions. The following definitions will apply to SSI households:
 - (I) "SSI" means monthly cash payments made under the authority of Title XVI of the Social Security Act, as amended, to the aged, blind, and disabled. "SSI recipient" means an individual or an individual and his/her eligible spouse who receive SSI.
 - (II) Persons potentially eligible for SSI cannot be required to make application for SSI benefits as a condition of Food Stamp or Cash Assistance eligibility.
- (ii) Eligibility Standards. SSI recipients and their essential persons may apply for and participate in the Food Stamp Program as other non-assistance households and must meet all income and resource standards, as well as all non-financial eligibility criteria. Persons potentially eligible for SSI cannot be required to make application for SSI benefits as a condition of Food Stamp or AFDC eligibility.

(e) Authorized Representatives/Designated Agents

Food Stamps

- (i) An authorized representative must be:
 - (I) Designated in writing by the head of the household or the spouse, or another responsible member of the household; and
 - (II) An adult who is sufficiently aware of relevant household circumstances. In the event the only adult member of a household is classified as a nonhousehold member, that person may be designated as the authorized representative for the minor household members.

- (ii) The head of the household, spouse, or any other responsible member of the household may designate an authorized representative to act on behalf of the household in one or all of the following capacities:
 - Making Application For The Program. When the head of the household or (I) the spouse cannot make application, another responsible household member may apply or an adult non-household member may be designated as the authorized representative for that purpose. The Food Stamp Application, and/or a written statement shall be completed and signed by the head of the household, spouse, or responsible household member designating this authorized representative. The head of the household or the spouse should prepare or review the application whenever possible, even though another household member or the authorized representative will actually be interviewed. The worker shall inform the household that the household will be held liable for any overissuance which results from erroneous information given by the authorized representative, unless the household is participating in a drug or alcohol treatment center. The household's authorized representative may complete Form DES-511 or DES-511C for those household members required to register for work.
 - Obtaining The Coupons. An authorized representative may be designated (II)to obtain coupons. These designations shall be made at the time the application is completed and an authorized representative shall be named on the ID Card. The authorized representative for coupon issuance may be the same individual designated to make application. The authorized representative may use coupons to purchase food provided he/she has the household's ID card with the full knowledge and consent of the household. The household should be encouraged to name an authorized representative for obtaining coupons in case of illness or other circumstances which might result in inability to obtain coupons. The household may also designate an emergency authorized representative at a later date. An emergency authorized representative is someone who obtains coupons when neither a household member nor the authorized representative is able to obtain them because of unforeseen circumstances. An emergency authorized representative shall be designated in writing on the ATP card each time an emergency authorized representative is used.

(III) Restriction On Authorized Representatives

- I. County office employees involved in the certification and/or issuance process and retailers authorized to accept food coupons may not act as authorized representative without the specific written approval of the Regional Supervisor or his/her designee, and only if that official determines that no one else is available to serve as an authorized representative.
- II. County offices which have obtained evidence that an authorized representative has misrepresented a household's circumstances and has knowingly provided false information pertaining to the household, or has made improper use of coupons, may disqualify that authorized representative from participating as an authorized representative in the Food Stamp Program for up to one year. The worker shall send written notification to the affected household(s) and the authorized representative thirty days prior to the date of

disqualification. The notification shall include the proposed action, the reason for the proposed action, the household's right to request a fair hearing, the telephone number of the office, and if possible, the name of the person to contact for additional information. This provision is not applicable in the case of drug and alcoholic treatment centers and those group homes which act as authorized representatives for their residents.

- 2. AFDC. A designated agent is an adult named by a person requesting AFDC to act for him/her in filing an application, gathering required information, representing him/her at a fair hearing, and like matters. The designated agent acts for the applicant/recipient in such matters but cannot receive/expend the person's AFDC grant unless he/she is also the person's legally appointed guardian or has been named alternate/protective payee.
- (f) Categorically Eligible Households. Certain households comprised of SSI and/or AFDC recipients are categorically eligible for Food Stamps as provided in rule 1240-1-14-.15.

Authority: T.C.A. §§4-5-201 et seq., 4-5-202, 71-1-105, 71-1-105(12), 71-3-154(k), 71-3-157, 71-3-158, 71-5-308, 71-5-313, 71-5-314, Acts 0f 2002, Chapter 715, §§1,2(July 1, 2002), PL 104-193, 7 USC § 2014, 7 USC § 2015, 21 USC § 862a, 7 CFR 273.1, 7 CFR 273.1(a)(2)(ii), CFR 273.1(b)(2), 273.2(e), 273.5, 273.9, 273.10, and 273.16. Administrative History: Original rule filed August 15, 1980; effective September 29, 1980. Amendment filed November 6, 1980; effective December 22, 1980. New rule filed December 10, 1981; effective January 25, 1982. Amendment filed April 2, 1982; effective May 17, 1982. Amendment filed August 17, 1982; effective September 16, 1982. Amendment filed March 3, 1983; effective April 4, 1983. Amendment filed March 28, 1983; effective April 27, 1983. Amendment filed May 17, 1983; effective June 16, 1983. Amendment filed September 4, 1984; effective October 4, 1984. Amendment filed October 29, 1985; effective January 14, 1986. Amendment filed April 15, 1986; effective July 14, 1986. Amendment filed July 23, 1986; effective October 29, 1986. Amendment filed August 5, 1986; effective November 29, 1986. Amendment filed September 29, 1986; effective December 29, 1986. Amendment filed November 28, 1986; effective February 28, 1987. Amendment filed May 8, 1987; effective August 29, 1987. Amendment filed April 4, 1997; effective June 18, 1997. Amendment filed July 28, 2000; effective October 11, 2000. Amendment filed September 18, 2001; effective December 2, 2001. Amendment filed August 28, 2002; effective November 11, 2002. Amendment filed December 11, 2002; effective February 24, 2003. Amendment filed February 27, 2004; effective May 12, 2004.

1240-1-2-.03 FILING UNIT AND ASSISTANCE UNIT - AFDC ONLY.

- (1) Filing Unit Defined. The filing unit is the group of individuals for whom assistance is sought.
 - (a) Any individual has the right to file an application for assistance.
 - (b) An application filed on behalf of a dependent child must include the following:
 - 1. Any blood related or adoptive brother or sister living in the home including half siblings, who meet the age, deprivation, and relationship requirements of AFDC eligibility; and
 - 2. Any natural or adoptive parent(s), including an incapacitated parent living in the home.
- (2) Assistance Unit Defined. The assistance unit is the group of individuals for whom assistance is authorized.
 - (a) The assistance unit must include the following persons, unless excluded under sub-paragraph (c) of this rule:
 - 1. A dependent child; and

- Any blood related or adoptive brother or sister living in the home, including half siblings; and
- 3. Any natural or adoptive parent(s) including an incapacitated parent living in the home.
- (b) The following persons will be included in the assistance unit if an application is filed on their behalf and they are eligible:
 - 1. Parent of a minor parent;
 - 2. Stepbrothers/sisters with no natural or adoptive parent living in the home (or they can have a separate filing/assistance unit);
 - 3. Stepparent living in the home with the child when a natural/adoptive parent is incapacitated;
 - 4. Parent(s) of an SSI child(ren) when there are no other eligible children. Both parents are eligible if one is incapacitated;
 - 5. Grantee relative other than a parent.
- (c) The following persons must be excluded from the assistance unit:
 - 1. Individuals who receive SSI benefits;
 - 2. Aliens who would be included but for the citizenship and alienage requirements in rule 1240-1-3-.08;
 - 3. Aliens who would be included but are ineligible due to the deemed income or resources of their sponsors, or due to sponsorship by an agency or organization;
 - 4. Individuals sanctioned for failure to cooperate with WIN or IV-D requirements;
 - 5. Individuals ineligible because of lump sum income.
- (3) Dependent Child Defined. A dependent child is a needy child under the age of eighteen (18) who is deprived of parental support or care because one or both parents are absent from the home, deceased, or physically/mentally incapacitated.
 - (a) In order to be eligible for assistance, the child must also live with a relative within one of the following degrees of kinship:
 - 1. Any blood relative, i.e., father, mother, brother, sister, uncle, aunt, first cousin, nephew, or niece. This includes relationships to persons of the preceding generations as denoted by prefixes of grand, great, or great-great, and those of half blood;
 - 2. Stepfather, stepmother, stepbrother and stepsister;
 - 3. Legally adoptive parents of the child or of the child's parents, the natural and other legally adopted children of such persons, and the blood relatives of such persons, including first cousins, nephews and nieces; and

- 4. Legal spouses of any of the persons named in the three above groups. This applies even though the marriage may have been terminated by death or divorce.
- (b) Any relative filing an application on behalf of a child must meet all of the following criteria:
 - 1. Provide a home for the child;
 - 2. Exercise primary responsibilities for the care and control of the child.
- (4) Grantee Relative Defined. A grantee relative is a relative other than the natural or adoptive parent, who files an application on behalf of a child. He/she may or may not request to be included in the assistance unit but is the payee.
- (5) Legal Guardian Defined. A legal guardian is an individual named by a court of competent jurisdiction to manage the affairs of an adult who has been adjudicated mentally or physically incapacitated; or one who has been named to manage the affairs and/or person of a minor.
 - (a) A guardian is not eligible to be included in the assistance unit unless he/she is a relative.
 - (b) A guardian may file an application on behalf of a dependent child and be appointed payee for the grant. The child must, however, live in the home of a relative to be eligible.
 - (c) If the child lives with a relative who has a legally appointed guardian, the guardian must file the application and be named payee for the grant. (See rule 1240-1-3-.02-.10(b)(2) below regarding the legal guardian of a minor.)
- (6) Half Brothers/Sisters Defined. Half brothers/sisters are siblings who share a natural or adoptive parent. These must be included in the assistance unit.
- (7) Stepbrothers And Stepsisters Defined. Stepbrothers/sisters are siblings who share a natural or adoptive parent but their respective parents are married to each other. They may be included in the same assistance unit or each stepparent may file as a separate unit.
- (8) Stepparent Defined. The spouse of the natural or adoptive parent. The income of a stepparent in the home is deemed available to the dependent child.
- (9) Minor Child Defined. A minor child is any individual under eighteen (18) years of age.
 - (a) Minor Applicant. A minor applying for assistance for his/her child must be included in the assistance unit with said child.
 - 1. Parent(s) of a Minor Parent. The income of a parent(s) living with a minor applicant is deemed available to the assistance unit. The parent of the minor parent may be added to the assistance unit if application is made and he/she is eligible. In such case, the minor parent is the "dependent child".
 - 2. Legal Guardian of a Minor Parent. The income of a legal applicant/recipient is deemed available to the assistance unit when the guardian and minor parent reside together.
- (10) Pregnant Woman As An Applicant. An assistance unit may consist of one person, a pregnant woman, if it has been medically verified that the expected child is to be born within four months, and the woman and expected child (if born) would meet all other eligibility criteria.

- (a) Medicaid Coverage Prior to Sixth Month. Medicaid Coverage Only will be provided to a pregnant woman upon verification of pregnancy, for the first two trimesters of pregnancy. Medicaid coverage retroactive to the first two trimesters of pregnancy will be provided to pregnant women who request it, and who provide verification of medical expenses.
- (b) Abortion, Miscarriage or Surrender for Adoption. Assistance to a pregnant woman is terminated at the time the pregnant woman aborts the pregnancy, miscarries, or surrenders the child for adoption.
- (11) Supplemental Security Income (SSI) Recipients. An SSI recipient is any parent receiving Supplemental Security Income benefits from the Social Security Administration.
 - (a) SSI recipients are ineligible to be included in the assistance unit. Their income/resources are excluded for all other filing/assistance unit members.
 - (b) The parent of an eligible SSI child may be approved as the only assistance unit member, if there are no other children and the parent meets all other eligibility criteria.

Authority: T.C.A. §14-8-106; PL §98-369, §§2361, and 2640, PL 97-35, and 45 C.F.R. 206.10. Administrative History: Original rule filed August 15, 1980; effective September 29, 1980. Repeal and new rule filed December 10, 1981; effective January 25, 1982. Repeal and new rule filed January 7, 1985; effective February 6, 1985.